		United S	TATES DISTR	UCT COURT
			District of	Delaware
		UNITED STATES OF AMERICA		
		V. Silvia Landa Martinez	ORDI Case Num	ER OF DETENTION PENDING TRIAL aber: CRO6-29-JJF
dete		Defendant accordance with the Bail Reform Act, 18 U.S.C. § 3 n of the defendant pending trial in this case.	142(f), a detention hearing h	nas been held. I conclude that the following facts require the
	(1)	COL 1 0 1 1 1 1 1 10 10 10 11 11	fense if a circumstance givin 3156(a)(4). s life imprisonment or death	and has been convicted of a federal offense state g rise to federal jurisdiction had existed that is .
		a felony that was committed after the defenda	int had been convicted of tw	.* o or more prior federal offenses described in 18 U.S.C.
	(3)	§ 3142(f)(1)(A)-(C), or comparable state or lo The offense described in finding (1) was committed A period of not more than five years has elapsed s for the offense described in finding (1).	ocal offenses.  ed while the defendant was conviced the date of conviced d	on release pending trial for a federal, state or local offense.  ction release of the defendant from imprisonment  ition or combination of conditions will reasonably assure the
		safety of (an) other person(s) and the community.		•
	(1)	for which a maximum term of imprisonment of		e
	(2)	under 18 U.S.C. § 924(c). The defendant has not rebutted the presumption est the appearance of the defendant as required and the	ne safety of the community.	o condition or combination of conditions will reasonably assure
Х	(1)	There is a serious risk that the defendant will not a	Alternative Findings (B) appear.	
				erson or the community.
		Dout II Whit	ton Statement of Descen	an four Determine
previnte date has	ised to ised t	of that the credible testimony and information submost of the evidence: At the time of her arrest defendant that ner name was Silva Land Martinez. As a result sly deported to Mexico on July 20, 2004. In light of words that she was not employed; she was allegedly product that the was not employed; she was allegedly products.	admitted that her citizenship tof fingerprint evaluation are fithese facts, defendant may estituting herself. Defendant es, she had been living in NY. table address, the ICE detain	nes by clear and convincing evidence X a prepon- p was from Mexico, that she was not in the US legally and and comparisons, it was determined that defendant had been not be employed and she advised during her Pretrial services has used another name, Yadira Gonzalez and two different. Her past criminal history has been for prostitution. Ice
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_				U.S. DISTRICT COURT  DISTRICT OF DELAWARE

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	v. 3/86) Order of Detention Pending Trial			
to the extent preasonable op Government,	Part dant is committed to the custody of the Att practicable, from persons awaiting or ser portunity for private consultation with dather person in charge of the corrections fawith a court proceeding.	ving sentences or being lefense counsel. On orde	nated representative for confin- neld in custody pending appear r of a court of the United State	al. The defendant shall be afforded a es or on request of an attorney for the

April 27, 2006

Date

Mary Pat Thynge, Magistrate Judge

Name and Title of Judicial Officer

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).